

THE MUNICIPAL COURT OF SEATTLE				SPD Incident No:	
210				No	
CITY OF SEATTLE, vs.		_Plaintiff		ORDER ON PETITION FOR VACATION OF CONVICTION RECORDS (*******)	
		Defendant.		☐ Granted	
		D.O.B.	В.	☐ Denied	
				Clerk's Action Required	
	I.	BAS	IS		
RCW	MATTER came on before the court on defendant 9.96. The court heard argument of the parties and ted on the matter.				
	II. F	INDI	NGS		
2.1	□ Adequate notice □ was □ was not given to	the ap	propriat	e parties and agencies.	
2.2	DefendantRCW 9.96:			satisfied the following requirements of	
	The victim □ was or □ was not a household of	or fam	ily mem	ber.	
	☐ There are no criminal charges pending again or in any federal court;	inst th	e defend	ant in any court of this state or another state,	
	☐ The offense for which the defendant was convicted is not one of the following offenses:				
	Driving while under the influence ("DUI" RCW 46.61.502),	A viol	ation of chapter 9A.44 RCW (sex offenses)	
	Actual physical control while under the influence, RCW 46.61.504	ie		ation of chapter 9.68 RCW (obscenity and graphy)	
	Operating a railroad, etc. while intoxicated RCW 9.91.020	d,		olation of chapter 9.68A RCW (sexual tation of children)	
				ent offense as defined in RCW 9.94A.030 attempt to commit a violent offense	

	☐ The offense(s) for which the defendant was convicted does not involve domestic violence and it has been at least three years since the defendant completed the terms and conditions of the sentence, including restitution/legal financial obligations.			
	☐ The offense(s) for which the defendant was convicted does involve domestic violence and the defendant has complied with the following conditions:			
	☐ The defendant provided the prosecuting attorney's office that prosecuted the offense(s) with written notice of this petition.			
	☐ The defendant filed the original notice with this court.			
	☐ The defendant has not been convicted of any other domestic violence offense(s) arising out of any other incident(s).			
	☐ It has been at least five years since the defendant completed the terms and conditions of the sentence, including restitution/legal financial obligations and successful completion of any treatment ordered.			
	☐ The defendant has not been convicted of any new crime in this state, another state, or federal court since the defendant was convicted in this matter.			
	☐ The defendant has never had the record of another conviction vacated.			
	☐ The defendant is not currently and has not been restrained within the last five years by a domestic violence protection order, a no-contact order, an antiharassment protection order, or a civil restraining order which restrains one party from contacting the other party.			
2.3	The defendant ☐ has ☐ has not previously been convicted of a domestic violence offense(s) arising out of any other incident and ☐ has ☐ has not been convicted of a new crime since the date of conviction based upon the criminal history check of the following records: Washington State Crime Information Center (WASIC), RCW 43.43.500 et seq;National Crime Information Center (NCIC), including the Interstate Identification Index (Triple I), 28 USC Section 534; Judicial Information System (JIS), including Defendant Case History (DCH) from the District and Municipal Court Information System (DISCIS), RCW 2.68 et seq. and JISCR.			
	III. ORDER			
Based o	on the above findings, it is hereby ordered:			
3.1	☐ The motion for order vacating conviction records of the following offense(s) is denied.			
Cause N	No:Count No: Offense:			
Cause N	No:Count No: Offense:			
3.2	☐ The motion for order vacating conviction records of the following offense(s) is granted.			
	No:Count No: Offense:			
	No:Count No: Offense:			
	URTHER ORDERED that:			
3.3	☐ The defendant's guilty pleas for the offense(s) listed in paragraph 3.2 is withdrawn and not guilty plea(s) is entered.			
ORD O	N PT FOR VACATION OF CONV RECORDS- Page 2 of 3 09.0200 - (*/****) RCW 9.96			

	\Box The guilty verdict(s) for the offense(s) listed in paragraph 3.2 are set aside.
3.4	The charging document is dismissed and the judgment and sentence is vacated for the offenses listed in paragraph 3.2.
3.5	The defendant shall be released from all penalties and disabilities resulting from the offenses listed in paragraph 3.2 and the conviction of that offense(s) shall not be included in the person's criminal history for purposes of determining a sentence in any subsequent conviction. However, the conviction may be used in a later criminal prosecution.
3.6	For all purposes, the defendant may state that he or she has never been convicted of the offense(s) listed in paragraph 3.2.
3.7	☐ The defendant has paid costs incurred by the court and probation services in the amount of \$
	☐ The defendant is indigent and costs are waived.
3.8	The clerk of the court shall immediately transmit a certified copy of this order to the Washington State Patrol and to
Dated:	WID CE (CO) O MCCIONED
Submit	JUDGE/COMMISSIONER ted by:
	(Please Print) Defendant/Attorney for Defendant/WSBA #
	attle City Attorney recommends the Court grant deny the petition for the following s):
Submit	ted by: (Please Print) Assistant City Attorney/WSBA#
TAPE 1	NUMBER/RECORDING LOCATION:

31-022/8-31-01